UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)			
)			
V.)	CRIMINAL N	NO.	04-10248-RCI
)			
CHRISTOPHER ALVITI)			

TO MOTION TO AMEND CONDITIONS OF RELEASE

The defendant, Christopher Alviti, respectfully requests that this Court lift the curfew condition of his pretrial release. As reason therefore, Mr. Alviti is residing with his Uncle Paul Alviti in Peabody Massachusetts. Paul Alviti and his wife Reena recently had a baby. The numerous automated late night telephone calls required by the curfew are heard throughout the house and are disturbing to the rest of Mr. Alviti's family.

Mr. Alviti has been on release since July 2, 2004, has complied with the conditions of release and there have not been any violations of curfew.

Pretrial Services, per Pretrial Services Officer
Basil Cronin, assents to allowance of this motion.

CHRISTOPHER ALVITI By his attorney,

/s/ Catherine K. Byrne

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